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10 Attorneys for Petitioners/Plaintiffs  
11

12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

13 **COUNTY OF LOS ANGELES**

14 SHEILA LINDERMAN, on behalf of herself,  
15 and all others similarly situated,

16 Plaintiff,

17 v.

18 CITY OF LOS ANGELES, and DOES 1  
19 through 100,

20 Defendants.

Case No. BC650785

(Consolidated with Case No. BS168155)

**CLASS ACTION**

**PUBLIC REDACTS - MATERIAL FROM  
CONDITIONALLY SEALED RECORD -  
DECLARATION OF PRESCOTT W.  
LITTLEFIELD IN SUPPORT OF  
MOTION FOR ATTORNEYS' FEES,  
COSTS, AND INCENTIVE AWARDS**

21 SHEILA LINDERMAN, on behalf of herself,  
22 and all others similarly situated,

23 Petitioner,

24 v.

25 CITY OF LOS ANGELES, and DOES 1  
26 through 100,

27 Respondents.

**Date: February 26, 2020**

**Time: 11:00 a.m.**

**Judge: Hon. Amy D. Hogue**

**Dept.: 7 (Spring Street Courthouse)**

*Complaint filed: February 15, 2017*

*Trial Date: None set*

1 I, PRESCOTT W. LITTLEFIELD, declare:

2 1. I am an attorney duly admitted to practice law before all courts of the State of  
3 California and am a partner at the law firm of Kearney Littlefield, LLP. I am one of the attorneys  
4 for Plaintiffs and the Class herein. I make this declaration in support of Plaintiffs' Motion for an  
5 Award of Attorneys' Fees, Costs, and Enhancement Payments in this action. If called as a  
6 witness, I would and could testify to the following.

7 2. On August 17, 2016, Sheila Linderman ("Plaintiff") presented to the City a class-  
8 wide Government Claim pursuant to Government Code section 910, claiming overcharges on  
9 Alarm Permits. On February 15, 2017, Plaintiff filed a class action entitled *Linderman v. City of*  
10 *Los Angeles, et al.*, Case No. BC650785. At the same time, Plaintiff filed a Petition for Writ of  
11 Mandate in the Superior Court of the State of California for the County of Los Angeles captioned  
12 *Linderman v. City of Los Angeles, et al.*, Case No. BS168155.

13 3. Thereafter, on or about April 19, 2017, Plaintiff filed a Notice of Related Case to  
14 coordinate her class action complaint (Case No. BC650785) with her Petition for Writ of Mandate  
15 (Case No. BS168155). On or about July 10, 2017, the Court entered an order relating Case No.  
16 BS168155 and Case No. BC650785. On August 30, 2017, Plaintiff filed a motion to consolidate  
17 the Writ and Class claims. On October 13, 2017, the Court entered an Order consolidating the two  
18 cases.

19 4. On or about June 22, 2018, Plaintiff filed a Motion for Class Certification and, on  
20 July 27, 2018, the City filed its Opposition. Due to issues raised in the City's Opposition, the  
21 Parties agreed to withdraw Plaintiff's Motion for Class Certification without prejudice so as to  
22 permit Plaintiff Linderman to re-file at a subsequent date.

23 5. Notwithstanding the agreement that class certification could be re-filed, Plaintiff  
24 Linderman and the City disagreed regarding whether or not she could add an additional named  
25 plaintiff – Charles Mayrsohn. So, on September 20, 2018, Plaintiff filed a Motion to Amend the  
26 Complaint, which the City aggressively opposed. On November 9, 2018, the Court granted  
27 Plaintiff's Motion to Amend, and on November 16, 2018, Plaintiff filed a Second Amended  
28 Verified Petition and Complaint ("SAC") adding Mr. Mayrsohn as a Plaintiff.

1           6.       Following the filing of the SAC, the City and Class Counsel met and conferred  
2 regarding the City’s intent to demur on two grounds: (1) that the City claimed certain allegations  
3 were ambiguously pled in the SAC; and (2) that the SAC was legally deficient for failure to follow  
4 the Government Claims procedures under statutory and case law. The Parties agreed to allow  
5 Plaintiffs to amend the SAC to address the claimed ambiguities, but the City’s larger concern,  
6 compliance with Government Code Section 910 *et seq.* remained at issue. On February 20, 2019,  
7 the City demurred to Plaintiffs’ Third Amended Verified Writ of Mandate and Complaint.

8           7.       Given this Action proceeded against a “local public entity” as defined in  
9 Government Code section 905, prior to filing this Action, Plaintiff Linderman had to present a  
10 claim to the City pursuant to Government Code section 910 *et seq.* Also unique to governmental  
11 entities, a substantial amount of information regarding City decisions, especially City Council  
12 decisions, is available online and accessible to the public. Through the City Clerk’s online portal,  
13 substantial pre-litigation research was conducted into how the City determined its permit fees. For  
14 example, paragraphs 11-60 of Plaintiff Linderman’s original Writ and Complaint address  
15 information obtained from searches of the City’s archived documents. Finally, unlike a typical  
16 class complaint, which can be pled on information and belief, this case involved a Writ of  
17 Mandate, which required verification by Plaintiff Linderman, further underscoring the need for  
18 pre-suit investigation.

19           8.       Shortly after the Writ and Class Action were filed, Plaintiff Linderman served her  
20 first set of requests for production of documents on the City, resulting in the City’s production of  
21 documents in early May 2017. The documents produced included an updated cost analyses done  
22 by the City, changing the numbers and costs that had previously been identified through  
23 background investigation.

24           9.       Two (2) weeks after the City’s first document production, the City’s counsel sent a  
25 letter advising that based on the City’s newly produced permit calculations, Plaintiff Linderman’s  
26 claim was no longer being conducted “in good faith,” and that as a result, the City would prevail  
27 and seek its attorney fees for the bad faith maintenance of litigation against a governmental entity  
28 under Code of Civil Procedure 1038. Threats notwithstanding, Plaintiff Linderman continued to

1 compare the City’s new documentation with the previous documents and to analyze the costs,  
2 staffing, and fee levels, and continued to believe in the merits of the case.

3 10. This case centered on the City’s Police Commission reports and the City’s  
4 amendments thereto. Plaintiff ultimately served numerous rounds of Requests for Production of  
5 Documents, Special Interrogatories, and Requests for Admissions, and ultimately received three  
6 different cost calculations performed by the City. Through these requests, Plaintiff not only  
7 received the City’s permit cost calculations, but also received several job descriptions, time-in-  
8 motion studies, staffing diagrams, and Cost Allocation Plans (“CAPs”).

9 11. Having received all of these documents, Plaintiff noticed the deposition of the  
10 City’s Persons Most Qualified, ultimately deposing three (3) different witnesses to assess the  
11 accuracy of the City’s calculations, including the Police Commission’s Executive Director, the  
12 Senior Management Analyst in charge of the Alarm Division, and the management analyst who  
13 prepared the cost-of-service analysis for the fees.

14 12. Following the conclusion of these depositions, Class Counsel and the City  
15 exchanged letters expressing their views on the value of the case and settlement potential. It was  
16 determined at that time that there was little to no chance of resolution based on the Parties’  
17 disparate views of the value and merits of the case.

18 13. After the foregoing discovery was completed, Plaintiff moved for class  
19 certification. It was not until Plaintiff Linderman received the City’s opposition that her and Class  
20 Counsel became aware that Plaintiff Linderman had only paid the fee that corresponded with an  
21 “original” permit under LAMC Section 103.12, and because she did not timely pay the annual  
22 renewal fee and, therefore, she paid a different permit fee under the LAMC.

23 14. At this point, Plaintiff and the City disagreed regarding whether or not Plaintiff  
24 Linderman’s claims covered both original and annual renewal fees for Alarm Permits, whether or  
25 not the writ and class claims covered both of these fees, whether or not a new class representative  
26 needed to be added to represent renewal fees, and whether or not Linderman could adequately  
27 represent a class of both original and renewal permittees.

28

1           15.     In particular, the City argued Plaintiff Linderman lacked standing to challenge the  
2 annual renewal fee and that her government claim could not equitably toll class claims for absent  
3 class members under the Government Claims Act. Notwithstanding the City’s objections and  
4 arguments, Linderman sought and obtained Court approval to amend the operative Complaint to  
5 add Plaintiff Mayrsohn, which the City subsequently challenged by demurrer.

6           16.     On March 1, 2019, Plaintiffs and the City attended mediation before the Honorable  
7 Dickran Tevrizian (Ret.) of JAMS. At the mediation, the Parties reached an agreement as to all  
8 material terms memorialized in the Amended Settlement Agreement. After the mediation, the City  
9 sought and obtained the necessary approvals for the Parties to seek Court approval of the  
10 Amended Settlement Agreement.

11           17.     On October 1, 2019, Class Counsel and the City attended a hearing before this  
12 Court on Plaintiffs’ Motion for Preliminary Approval. At the conclusion of the hearing, the Court  
13 entered an Order Granting Preliminary Approval and ordered that Notice be issued to the Class in  
14 accordance with the Amended Settlement.

15           18.     Specifically, the City has agreed to reduce the existing fees for Alarm Permits  
16 under LAMC Section 103.12 by \$5.00. *See* Amended Settlement at Section VI, ¶61. Indeed, for  
17 Alarm Permits issued for calendar years 2020, 2021, and 2022, the Reduced Alarm Permit Fee  
18 would be as follows: the City’s original fee and change of location fee would be reduced from \$48 to  
19 \$43 and the City annual renewal fee would be reduced from \$31 to \$26. *Id.* at ¶61(a). Based on  
20 the number of individuals estimated to benefit from these reductions (115,000 individuals per year  
21 for three (3) years), the Class will receive a non-cash benefit of approximately \$1,725,000 in  
22 addition to the \$2,975,000 Gross Settlement Fund. Class Counsel submits the requested fee award  
23 of \$991,667.00, is exceedingly reasonable given the cash component and prospective relief,  
24 collectively, provide an overall benefit to the Class of approximately \$4,700,000. Thus, the  
25 requested fee award of \$991,667.00 is approximately 21% of the total value to be received by the  
26 Class.

27           19.     In advance of mediation, Class Counsel evaluated the claims in light of the risks of  
28 continued litigation in order to determine a reasonable range of class relief. Although Class

1 Counsel believed in the strength of the class claims, they also recognize that if the litigation had  
2 continued, Plaintiffs may well have encountered significant legal and factual hurdles that could  
3 have prevented the Class from obtaining any recovery whatsoever.

4         20.       Specifically, Class Counsel, perhaps some of the most experienced attorneys in the  
5 State of California with regard to Constitutional tax litigation, is unaware of a single reported case  
6 addressing fees under article XIII C, section 1(e)(3). The closest analogue is the May 2018 decision  
7 by the Supreme Court in *California Building Industry Association v. State Water Resources Control*  
8 *Board* (2018) 4 Cal.5th 1032, 1048, which addressed Proposition 26’s modifications to article XIII A,  
9 section 3(b)(3), which impacts the State’s ability to impose fees, and limits regulatory fees to fees  
10 “imposed for the reasonable regulatory costs to the State incident to issuing licenses and permits,  
11 performing investigations, inspections, and audits ... and the administrative enforcement and  
12 adjudication thereof.”

13         21.       The City argued (and would continue to contend absent a settlement), that *California*  
14 *Building Industries* would preclude any potential recovery for the Class in this action if the case were  
15 litigated on the merits. Specifically, the City argued and contends that the California Supreme Court  
16 held that “a regulatory fee, to survive as a fee, does not require a precise cost-fee ratio.” *Id.* at 1052. In  
17 its holding, the Supreme Court recognized that “regulatory fees, unlike other types of user fees, often  
18 are not easily correlated to a specific ascertainable cost” and therefore “an inherent component of  
19 reasonableness in this context is flexibility.” *Id.* In *California Building Industries*, the Court found  
20 that a difference between permit fee revenues and expenditures ranging from \$1.1M to \$5.2M did not  
21 constitute a “tax” under Proposition 26 and were reasonable under “the flexible standard that applies to  
22 regulatory fees.” *Id.* at 1053. The City contends that reasonable and flexible standard would apply  
23 even if the Alarm Permit Fees at issue were not an exact cost-fee ratio, as Plaintiffs allege.

24         22.       Importantly, while Plaintiffs vigorously disputed the City’s interpretation of *California*  
25 *Building Association*, for purposes of assessing litigation risks and benefits of settlement, Plaintiffs  
26 recognize the Supreme Court’s analysis of article XIII A stated that fees must not exceed “the  
27 reasonable costs of the **permit program**” not the reasonable costs of the “issuing of permits.” *Id.* at  
28 1050 (emphasis added). This language used by the Court as well as the language the City identified

1 above created the potential for the City to argue that its Alarm Permit fees cover the cost of issuing the  
2 permits, and also costs incurred for the whole “permit program” – including costs involving sworn  
3 LAPD officers, which would significantly increase the “cost” to the City of the permits. Plaintiffs  
4 contend that such an expansion of *California Building Industry Association* would be inappropriate  
5 (and subject to reversal on appeal). Nevertheless, Plaintiffs faced a meaningful litigation risk that  
6 substantial costs (i.e. the cost of LAPD responses to all alarms) may be credited against the fees for the  
7 permit program.

8         23. In addition, the City also claimed that even if *California Building Association* was  
9 not dispositive on the merits, that California Government Code Section 66016 would preclude any  
10 recovery other than a prospective adjustment in future fees. Government Code Section 66016(a)  
11 states, in relevant part, that if “fees or service charges create revenues in excess of actual cost,  
12 those revenues shall be used to reduce the fee or service charge creating the excess.” Specifically,  
13 the City argued that the ordinances amending LAMC Section 103.12 were enacted pursuant to  
14 provisions in the section of the Government Code and cited to language in *County of Orange v*  
15 *Barrett American, Inc.*, in which the court held that: “The purpose of section 66016, subdivision  
16 (a) was to prevent a local agency from imposing fees that were unrelated to the services provided.

17         24. To this end, the Legislature directed an agency that collected fee revenue in excess  
18 of the cost of related services to use the surplus to reduce those same fees, not use the surplus for  
19 general revenue expenses.” *County of Orange v Barrett American, Inc.*, 150 Cal. App. 4th 420,  
20 433 (2007). Based on this precedent, the City contends that even if its revenues exceeded actual  
21 costs, Section 66016(a) mandates that the City must use that surplus, in lieu of fee revenue, to  
22 cover future expenses. Plaintiffs dispute that Government Code Section 66016 applies here, but  
23 for purposes of settlement, acknowledge that the City’s arguments created some risks on  
24 Plaintiff’s potential recovery at trial.

25         25. In sum, the risks in litigation this case were substantial and, as can be seen from the  
26 single example above, the issues were extremely difficult and complex. Indeed, the issues  
27 presented in this case are not the type any attorney – even a seasoned class action attorney – could  
28

1 be certain to successfully litigate. Rather, this case required Class Counsel's substantial  
2 knowledge of these complex issues which very few lawyers possess.

3       26. My firm has spent over 626 hours in prosecuting this case to date. I have spent 584  
4 hours, at the rate of \$650 per hour, in prosecuting this case on behalf of the Class through the date  
5 of this declaration. My partner, Thomas A. Kearney, has spent 42.1 hours, at the rate of \$900 per  
6 hour, in prosecuting this case on behalf of the Class through the date of this declaration. These  
7 rates have been approved by both state and federal Courts throughout California. My firm's  
8 current fee lodestar is \$417,490.00. I expect to spend another 20 hours to conclude this action,  
9 including appearing at the Final Fairness Hearing. As requested by the Court, my firm has lodged  
10 its billing records with the Court conditionally under seal.

11       27. In computing the total compensable time, attorneys at my firm exercised their  
12 billing judgment by reducing some time entries. Specifically, in determining the total number of  
13 hours expended in this case, I personally reviewed my firm's time records and removed all hours  
14 wherein an attorney performed a task that could have been performed by a law clerk, paralegal, or  
15 legal assistant; thus, all hours reflected herein are for work that must necessarily be performed by  
16 an attorney. My firm's time records are attached as Exhibit 'B' hereto and are being lodged  
17 conditionally under seal with the Court.

18       21. Plaintiffs were fully informed about the fee arrangement. They acknowledged  
19 that Class Counsel would advance all costs in the case and that Plaintiffs would have no obligation  
20 to repay those costs unless they prevailed. Plaintiffs also understand that if the case was certified,  
21 Class Counsel would only recover their fees and costs subject to court approval. Class Counsel  
22 answered any questions Plaintiffs had about the fee arrangement, and they know that Class Counsel  
23 is requesting \$991,667.00 in fees and costs and do not oppose this request.

24       22. Further, my firm has incurred \$11,356.53 in unreimbursed expenses in this case.  
25 My firm's cost records are attached as Exhibit 'C' hereto.

26 //

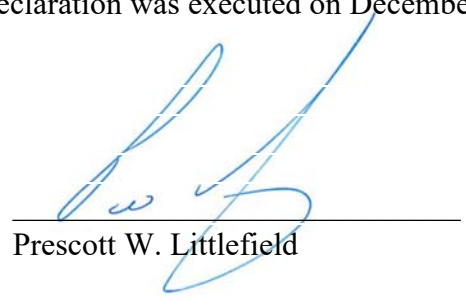
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on December 5, 2019 in Glendale, California.



Prescott W. Littlefield

# Exhibit A

# KEARNEY LITTLEFIELD, LLP

## LAWYERS

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Glendale, CA 91208  
TEL: (213) 473-1900  
FAX: (213) 473-1919

Kearney Littlefield LLP combines its attorneys' collective experience in a practice that selectively represents consumers, whistleblowers and employees in class actions and complex commercial and personal injury litigation. Kearney Littlefield's attorneys have a long history of obtaining outstanding results for their clients. Their collective experience includes representing both plaintiffs and defendants in federal and state courts, at both the trial and appellate levels, suing and defending insurance companies in litigation covering a multitude of issues, including coverages and insurer and agent obligations, representing plaintiffs in class actions covering areas that include consumer fraud, consumer legal remedies, wage and hour, and statutory violations, mass tort, catastrophic personal injury, Chapter 11 business reorganizations, work on creditor's committees, as well as other complex commercial litigation.

### ATTORNEY PROFILES

#### Thomas A. Kearney

Thomas A. Kearney was admitted to the California State Bar in 1979, after graduating from Loyola University of Los Angeles (J.D., 1979). He is admitted to the Northern, Central and Southern District Courts and the United States Court of Appeal, Ninth Circuit. Mr. Kearney's practice has consisted entirely of civil litigation in federal and state courts, at both the trial and appellate levels. He has extensive experience in complex commercial litigation. This experience includes more than twenty years of both suing and defending insurance companies in litigation covering a multitude of issues, including coverages and insurer and agent obligations. For over ten years, his practice has focused primarily on the prosecution of class actions covering areas that include consumer fraud, consumer legal remedies and wage and hour.

Mr. Kearney has served as primary counsel in numerous cases that resulted in published appellate decisions, including *Klajic v. Castaic Lake Water Agency* (2004) 121 Cal. App. 4th 5; *Mares v. Baughman* (2001) 92 Cal. App. 4th 672; *DRG/Beverly Hills, Ltd v. Chopstix Dim Sum Café Takeout III Ltd* (1994) 30 Cal. App. 4th 54; and *Avila v. Travelers Ins. Co.* (1981) 651 F.2d 658.

A significant number of the class actions he has primarily handled have resulted in multi-million dollar settlements, including, *Perez v. Washington Inventory Services, Inc.*, LASC No. BC263269 [settlement for class of 15,250 inventory employees became final in July 2004]; *Avila v. Sprint/United Management Co.*, Alameda Superior Coordinated Case No. RG03093168 [Court granted final approval of settlement in 2004];

#### Prescott W. Littlefield

Prescott W. Littlefield graduated near the top of his class from UCLA Law School in 2008 with a concentration in business law and policy. Following law school, Mr. Littlefield took a position working at a large, multinational law firm, where he worked exclusively on complex litigation. Mr. Littlefield brought his experience representing large companies and understanding how they function to the aid of consumers in 2010. He immediately became involved in nation-wide consumer class actions, multidistrict litigation, and catastrophic injury cases. He worked on a number of class actions that returned favorable results to his clients, including *Do Rights Plaintiff Growers v. RSM EquiCo, et al.*, Superior Court for the State of California, County of Orange, Case No. 06CC00137 (consumer fraud), and *Pompa v. Target Corp.*, United States District Court for the Central District of California, Case No. 10-cv-0634 (wage and hour).

# Exhibit B

**REDACTED**

# Exhibit C

Selection Criteria

Clie.Selection Include: Linderman (LA Alarms)  
Slip.Classification Open

Rate Info - identifies rate source and level

Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2029	EXP	TK	1	16.00	16.00
7/11/2017		Parking			
WIP		Linderman (LA Alarms)			
Parking for PWL at CCW					
2030	EXP	TK	38	0.50	19.00
7/11/2017		Mileage			
WIP		Linderman (LA Alarms)			
Mileage to CCW for PWL					
2034	EXP	TK	1	507.50	507.50
8/1/2017		Court Reporter			
WIP		Linderman (LA Alarms)			
Court reporter and hearing transcript from 7/6/17					
2081	EXP	TK	1	15.00	15.00
6/21/2017		Parking			
WIP		Linderman (LA Alarms)			
Parking for Meeting re CMC					
2084	EXP	TK	76	0.50	38.00
6/20/2017		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for PWL to LA City Hall					
2094	EXP	TK	1	106.80	106.80
7/11/2017		E-Service			
WIP		Linderman (LA Alarms)			
System access fees for filings					
2096	EXP	TK	1	13.00	13.00
10/13/2017		Parking			
WIP		Linderman (LA Alarms)			
Parking for PWL at CCW					
2097	EXP	TK	35.2	0.50	17.60
10/13/2017		Mileage			
WIP		Linderman (LA Alarms)			
Mileage to and from CCW for PWL					

12/2/2019  
1:17 PM

Kearney Littlefield, LLP  
Slip Listing

Page 2

Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2098	EXP	TK	21	0.50	10.50
10/13/2017		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for AJK to Central Civil West and back					
2099	EXP	TK	1	4.20	4.20
10/13/2017		Meal			
WIP		Linderman (LA Alarms)			
at Central Civil West					
2100	EXP	TK	1	16.00	16.00
10/13/2017		Parking			
WIP		Linderman (LA Alarms)			
Parking at Central Civil West for AJK					
2119	EXP	TK	1	460.70	460.70
10/13/2017		Court Reporter			
WIP		Linderman (LA Alarms)			
Court Reporter and Hearing Transcript					
2176	EXP	TK	1	120.00	120.00
10/1/2017		E-Service			
WIP	12/31/2017	Linderman (LA Alarms)			
Case Anywhere System Access					
2185	EXP	TK	1	1368.00	1368.00
2/22/2018		Court Reporter			
WIP		Linderman (LA Alarms)			
Copies for Deposition Defendants PMQ					
2206	EXP	TK	1	49.00	49.00
1/30/2018		Filing			
WIP		Linderman (LA Alarms)			
Joint Status Conf. Statement - LASC Central Civil West					
2211	EXP	TK	1	9.75	9.75
3/1/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking for Depo - TAK					
2213	EXP	TK	1	54.76	54.76
3/9/2018		Meal			
WIP		Linderman (LA Alarms)			
Meal					
2221	EXP	TK	1	522.95	522.95
2/22/2018		Court Reporter			
WIP		Linderman (LA Alarms)			
Original and Certified Copy of Richard Tefank Deposition					



Slip ID	Dates and Time	Posting Status	Description	Timekeeper Activity Client	Units DNB Time	Rate Rate Info Bill Status	Slip Value
2224	4/4/2018	EXP	WIP Depo Transcript copy for Sayo Depo	TK Court Reporter Linderman (LA Alarms)	1	307.73	307.73
2250	4/17/2018	EXP	WIP Copy of Transcript of Eva Vega	TK Court Reporter Linderman (LA Alarms)	1	558.55	558.55
2251	3/26/2018	EXP	WIP Depos of Amelia Sayo	TK Court Reporter Linderman (LA Alarms)	1	153.86	153.86
2257	4/25/2018	EXP	WIP eFiling Notice of Ruling to LA Superior Central District	TK Service Linderman (LA Alarms)	1	78.75	78.75
2265	5/9/2018	EXP	WIP Court per diem for court date	TK Court Reporter Linderman (LA Alarms)	1	197.50	197.50
2292	2/6/2018	EXP	WIP Mileage -PWL CMC Hearing	TK Mileage Linderman (LA Alarms)	87.8	0.50	43.90
2293	2/22/2018	EXP	WIP Mileage -PWL Depo	TK Mileage Linderman (LA Alarms)	87.8	0.50	43.90
2326	8/13/2018	EXP	WIP Amendment to Claim for Taxation	TK Filing Linderman (LA Alarms)	1	75.00	75.00
2328	7/1/2018	EXP	WIP System Access Fee	TK E-Service Linderman (LA Alarms)	1	132.00	132.00
2329	1/1/2018	EXP	WIP System Access Fee	TK E-Service Linderman (LA Alarms)	1	126.00	126.00

Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2330	EXP	TK	1	126.00	126.00
4/1/2018		E-Service			
WIP		Linderman (LA Alarms)			
System Access Fee					
2345	EXP	TK	1	137.50	137.50
8/21/2018		E-Service			
WIP		Linderman (LA Alarms)			
Filing of Notice of Ruling					
2350	EXP	TK	1	75.00	75.00
8/13/2018		E-Service			
WIP		Linderman (LA Alarms)			
Filing Service of Amendment to Claim for Taxation					
2359	EXP	TK	1	42.18	42.18
2/22/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking Depo Parking					
2379	EXP	TK	1	15.00	15.00
8/21/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking at Civic Center					
2385	EXP	TK	1	257.50	257.50
11/9/2018		Court Reporter			
WIP		Linderman (LA Alarms)			
Court Per Diem and Parking for court proceedings					
2397	EXP	TK	1	120.00	120.00
10/1/2018		E-Service			
WIP		Linderman (LA Alarms)			
System Access Fee					
2429	EXP	TK	88	0.50	44.00
1/29/2019		Mileage			
WIP		Linderman (LA Alarms)			
Mileage Motion to Amend Complaint					
2435	EXP	TK	1	3700.00	3700.00
2/11/2019		Mediation			
WIP		Linderman (LA Alarms)			
Mediation with Honorable Dickran Tevrizian					
2487	EXP	TK	1	120.00	120.00
5/13/2019		E-Service			
WIP		Linderman (LA Alarms)			
System Access Fee					

Slip ID	Dates and Time	Posting Status	Description	Timekeeper Activity Client	Units DNB Time	Rate Rate Info Bill Status	Slip Value
2535	4/4/2019	EXP	WIP Joint Status Conference Statement	TK Filing Service Linderman (LA Alarms)	1	80.00	80.00
2542	4/1/2019	EXP	WIP Case Access Fee	6/30/2019 TK E-Service Linderman (LA Alarms)	1	180.00	180.00
2556	6/14/2019	EXP	WIP Notice of Ruling	TK Filing Service Linderman (LA Alarms)	1	80.00	80.00
2560	6/7/2019	EXP	WIP Various Motion Documents	TK Filing Linderman (LA Alarms)	1	73.50	73.50
2561	6/7/2019	EXP	WIP Various Motion Documents	TK Filing Service Linderman (LA Alarms)	1	125.00	125.00
2595	11/9/2018	EXP	WIP Parking for PWL	TK Parking Linderman (LA Alarms)	1	15.00	15.00
2596	3/1/2019	EXP	WIP Parking for PWL	TK Parking Linderman (LA Alarms)	1	16.52	16.52
2597	9/6/2019	EXP	WIP Dec of EVA Pos, Supplemental Brief at LASC - Central District	TK Filing Service Linderman (LA Alarms)	1	131.00	131.00
2624	7/1/2019	EXP	WIP System and Document Access Fee	9/30/2019 TK E-Service Linderman (LA Alarms)	1	156.00	156.00
2639	11/9/2018	EXP	WIP Parking for PWL	TK Parking Linderman (LA Alarms)	1	8.00	8.00

Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2650	EXP	TK	1	16.52	16.52
3/1/2019		Parking			
WIP		Linderman (LA Alarms)			
Parking PWL					
2715	EXP	TK	1	75.00	75.00
10/31/2019		Filing Service			
WIP		Linderman (LA Alarms)			
Notice at LASC Central					
2735	EXP	TK	1	56.59	56.59
7/6/2017		Meal			
WIP		Linderman (LA Alarms)			
Meal on day of Initial Status Conference					
2736	EXP	TK	1	25.33	25.33
10/13/2017		Meal			
WIP		Linderman (LA Alarms)			
Meal on day of Further Status Conference					
2737	EXP	TK	1	9.50	9.50
2/6/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking TAK for Depo					
2738	EXP	TK	1	16.00	16.00
4/25/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking for Further Status Conference - PWL					
2739	EXP	TK	1	16.00	16.00
4/25/2018		Parking			
WIP		Linderman (LA Alarms)			
Parking for Further Status Conference - AJK					
2740	EXP	TK	32	0.50	16.00
4/25/2018		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Further Status Conference - AJK					
2741	EXP	TK	88	0.50	44.00
4/25/2018		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Further Status Conference - PWL					
2742	EXP	TK	88	0.50	44.00
8/21/2018		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Further Status Conference - PWL					

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Slip Listing

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Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2743	EXP	TK	1	2.21	2.21
8/21/2018		Meal			
WIP		Linderman (LA Alarms)			
Meal on day of Further Status Conference - PWL					
2744	EXP	TK	88	0.50	44.00
11/9/2018		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Further Status Conference with Maren Nelson, Presiding - PWL					
2745	EXP	TK	1	16.00	16.00
4/11/2019		Parking			
WIP		Linderman (LA Alarms)			
Parking for Further Status Conference - PWL					
2746	EXP	TK	88	0.50	44.00
4/11/2019		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Further Status Conference - PWL					
2747	EXP	TK	1	16.00	16.00
6/11/2019		Parking			
WIP		Linderman (LA Alarms)			
Parking for Non-Appearance Case Review - PWL					
2748	EXP	TK	88	0.50	44.00
6/11/2019		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Non-Appearance Case Review - PWL					
2749	EXP	TK	1	16.00	16.00
10/1/2019		Parking			
WIP		Linderman (LA Alarms)			
Parking for Hearing in Motion for Preliminary Approval of Settlement - PWL					
2750	EXP	TK	88	0.50	44.00
11/22/2019		Mileage			
WIP		Linderman (LA Alarms)			
Mileage for Hearing on Motion for Preliminary Approval of Settlement - PWL					
2751	EXP	TK	1	123.23	123.23
10/1/2019		Meal			
WIP		Linderman (LA Alarms)			
Meal on day of Hearing on Motion for Preliminary Approval of Settlement					

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Slip Listing

Slip ID		Timekeeper	Units	Rate	Slip Value
Dates and Time		Activity	DNB Time	Rate Info	
Posting Status		Client		Bill Status	
Description					
2752	EXP	TK	1	120.00	120.00
1/24/2019		E-Service			
WIP		Linderman (LA Alarms)			
System Access Fee					
Grand Total					
		Billable	0.00		11356.53
		Unbillable	0.00		0.00
		Total	0.00		11356.53